EXHIBIT C

Case 2	2:22-cv-05367-RGK-MAA Document 64- #:259		Page 2 of 4 Page ID	
1	THOMAS M. FERLAUTO (SBN 155503)			
2	LAW OFFICE OF THOMAS M. FERLAUTO, APC 25201 Paseo de Alicia, Suite 270			
3	Laguna Hills, California 92653			
4	Telephone: 949-334-8650 Fax: 949-334-8691			
5	Email: TMF@lawofficeTMF.com			
6	Attorney for Plaintiff, JOSHUA ASSIFF			
7				
8	UNITED STATES DISTRICT COURT			
9	CENTRAL DISTRICT OF CALIFORNIA			
10				
11	JOSHUA ASSIFF,	Case No. 2:22-c	v-05367 RGK (MAAx)	
12	Plaintiff,	PLAINTIFF'S I		
13	V.	DISCLOSURES FRCP 26(a)(1)(i		
	, ,	, , , , ,		
14				
14 15	COUNTY OF LOS ANGELES; SHERIFF DEPUTY BADGE			
	SHERIFF DEPUTY BADGE NUMBER 404532;			
15	SHERIFF DEPUTY BADGE			
15 16	SHERIFF DEPUTY BADGE NUMBER 404532;			
15 16 17	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10,			
15 16 17 18	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10,	einafter referred to a	as "Plaintiff") hereby	
15 16 17 18 19	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants.		, , , , , , , , , , , , , , , , , , ,	
15 16 17 18 19 20	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her		, , , , , , , , , , , , , , , , , , ,	
15 16 17 18 19 20 21	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur		, , , , , , , , , , , , , , , , , , ,	
15 16 17 18 19 20 21 22	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur		, , , , , , , , , , , , , , , , , , ,	
15 16 17 18 19 20 21 22 23	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur Civil Procedure, Rule 26(a)(1)(iii):	es – documents – un	der Federal Rules of	
15 16 17 18 19 20 21 22 23 24	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur Civil Procedure, Rule 26(a)(1)(iii): 1. Compensatory Damages:	es – documents – under the	e events at issue,	
15 16 17 18 19 20 21 22 23 24 25	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur Civil Procedure, Rule 26(a)(1)(iii): 1. Compensatory Damages: A. Physical harm to plaintiff	es – documents – unduring and after the libility, disfiguremen	e events at issue,	
15 16 17 18 19 20 21 22 23 24 25 26	SHERIFF DEPUTY BADGE NUMBER 404532; And DOES 1 through 10, Defendants. Plaintiff JOSHUA ASSIFF (her submits the following initial disclosur Civil Procedure, Rule 26(a)(1)(iii): 1. Compensatory Damages: A. Physical harm to plaintiff including ill health, physical pain, disa	es – documents – unduring and after the libility, disfiguremen	e events at issue,	

- B. Emotional and mental harm to plaintiff during and after the events at issue, including fear, humiliation, and mental anguish, and any such emotional and mental harm that plaintiff is reasonably certain to experience in the future. \$2,000,000.00
- C. The reasonable value of the medical, psychological, hospital, nursing, and similar care and supplies that plaintiff reasonably needed and actually obtained, and the present value of such care and supplies that plaintiff is reasonably certain to need in the future. \$100,000.00
- D. The wages, salary, profits, reasonable value of the working time that plaintiff has lost because of his inability or diminished ability to work, and the present value of the wages, etc. that plaintiff is reasonably certain to lose in the future because of his inability or diminished ability to work. \$0
 - E. The reasonable value of property damaged or destroyed. \$0
- F. The reasonable value of legal services that plaintiff reasonably needed and actually obtained to defend and clear himself. \$10,000.
 - G. The reasonable value of improper confinement. \$10,000.

2. Nominal Damages

Even if plaintiff fails to prove compensatory damages, plaintiff is entitled to at least nominal damages of \$1.00 as a result of defendant's violation of plaintiff's federal rights.

3. Punitive Damages

Defendant acted maliciously and wantonly in violated plaintiff's federally protected rights. Consequently, plaintiff is entitled to punitive damages in an amount to deter defendant, and other like defendant, from committing such conduct in the future. The amount of punitive damages shall be proven at trial but should be no less than \$2,000,000.00

4. Attorney Fees

Plaintiff was required to employee attorneys to bring this action to vindicate his rights. Plaintiff is entitled to a reasonable fee to compensate his attorneys. The amount of that fee will be determined at the conclusion of this action.

DATED: October <u>26</u>, 2022

The Law Office Of Thomas M. Ferlauto, APC

By: Thomas M. Ferlauto

Attorney For: Plaintiff, JOSHUA ASSIFF